UNITED STATES DISTRICT COU	JKI		
SOUTHERN DISTRICT OF NEW	YORK		
UNITED STATES OF AMERICA			
- V,-			AFFIRMATION
CARSEN MANSFIELD, a/k/a "noname45.#0,"			25 Mag. 1168
	Defendant.		
STATE OF NEW YORK)	1
COUNTY OF WESTCHESTER		: ss.:	

SOUTHERN DISTRICT OF NEW YORK

MARGARET VASU, under penalty of perjury, hereby affirms as follows:

1. I am an Assistant United States Attorney in the Southern District of New York. I submit this affirmation in support of an application for a second order of continuance of the time within which an indictment or information would otherwise have to be filed, pursuant to 18 U.S.C. § 3161(h)(7)(A).

CARSEN MANSFIELD, a/k/a "noname45.#0," the defendant, was charged with a violation of 18 U.S.C.§ 875(d), in a complaint dated April 9, 2024. The defendant was presented before Magistrate Judge Judith C. McCarthy on April 29, 2025, and the defendant was released on the following conditions: \$75,000 unsecured bond with 3 financial responsible persons as cosigners; travel restricted to SDNY/EDNY; surrender travel documents and no new applications; pretrial supervision as directed by pretrial services; continue or actively seek employment; drug testing/treatment; avoid all contact with any victim or witness unless in the presence of counsel; no possession of firearm/destructive device/other weapon; no use or unlawful possession of a narcotic drug or controlled substance unless prescribed by a licensed medical practitioner; restricted to computer devices approved and monitored/managed by Pretrial; allow Pretrial to

configure, manage, or install monitoring software on any approved internet-capable device.

- 2. Elizabeth Quinn, Esq., attorney for the defendant, has since been engaging in preliminary discussions with the Government concerning a possible disposition of this case without trial, and those discussions are ongoing. The Government hereby requests that a continuance of 28 days be granted, during which time we may pursue further discussions.
- 3. On June 20, 2025, Ms. Quinn, counsel for the defendant, agreed by electronic mail on behalf of the defendant that the requested continuance of 28 days is appropriate in these circumstances.
- 4. For the reasons stated above, the ends of justice served by the granting of the continuance requested outweigh the best interests of the public and defendant in a speedy trial.
- 5. Pursuant to Title 28, United States Code, Section 1746, I declare under penalty of perjury that the foregoing is true and correct.

Executed on June 23, 2025.

MARGARET VASU

Assistant United States Attorney